

U.S. Department of Justice

United States Attorney Eastern District of New York

SK/EMR/PP/MED F. #2019R00927

271 Cadman Plaza East Brooklyn, New York 11201

January 4, 2023

By E-mail and ECF

César de Castro, Esq. 111 Fulton Street - 602 New York, New York 10038

Florian Miedel, Esq. 80 Broad Street, Suite 1900 New York, New York 10004

> Re: United States v. Genaro Garcia Luna Criminal Docket No. 19-576 (BMC)

Dear Counsel:

Pursuant to 18 U.S.C. § 3500, the government is disclosing to you the enclosed material related to 11 potential witnesses and supplemental material related to 13 potential witnesses whose § 3500 material was previously produced. This production is marked "Protected Material" and is subject to the terms of the Court's February 18, 2020, Protective Order. See Dkt. No. 19. The government will disclose additional § 3500 material related to these witnesses as it becomes available and will produce § 3500 material regarding other witnesses sufficiently in advance of their testimony.

Very truly yours,

BREON PEACE United States Attorney

By: <u>/s</u>

Saritha Komatireddy Erin M. Reid Philip Pilmar Marietou E. Diouf Assistant U.S. Attorneys (718) 254-7000

cc: Clerk of Court (BMC) (via ECF)